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	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	CHARLENE HULTMAN,	NO. 4:24-CV-3381 JST	
13		[FILED JUNE 5, 2024]	
14	Plaintiff,))	
15	v.	NOTICE OF RELATED CASE IN A CRIMINAL ACTION	
16	KENNETH W. MATTSON, et al.,) CRIMINAL ACTION	
17	Defendants.		
18)	
	RICHARD ALLEN CLARIDGE, et al.,	NO. 4:24-CV-4093 JST	
19	RICHARD ALLEN CLARIDGE, et al.,) [FILED JULY 8, 2024])	
20	Plaintiffs,	NOTICE OF RELATED CASE IN A CRIMINAL ACTION	
21	v.)	
22	TIMOTHY J. LEFEVER, et al.,		
23			
24	Defendants.))	
25			
26)	
27			
28	NOTICE OF RELATED CASES MATTSON 1		

1		
2	UNITED STATES OF AMERICA,) NO. 3:25-CR-00126-CRB) [FILED MAY 13, 2025]
3	Plaintiff,) NOTICE OF RELATED CASE IN A
4	V.) CRIMINAL ACTION
5)
6	KENNETH W. MATTSON,))
7	Defendant.)
8)
9) NO. 3:25-CV-04387 JD
10	SECURITIES AND EXCHANGE COMMISSION,) [FILED MAY 22, 2025])
11	Plaintiff,) NOTICE OF RELATED CASE IN A) CRIMINAL ACTION
12	v.)
13)
14	KENNETH MATTSON,))
15	Defendant,)
16	and)
17	KS MATTSON PARTNERS LP,)
18	Relief Defendant.))
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28	NOTICE OF RELATED CASES MATTSON	2

Pursuant to Local Criminal Rule 8-1, the United States of America hereby notifies the Court that above-captioned civil and criminal cases are related.

Hulton v. Mattson, No. 4:24-cv-3381-JST, involves a "widowed senior citizen" who alleges that Kenneth W. Mattson (Mattson) committed federal securities fraud, elder abuse, and common law fraud in connection with investments Mattson solicited from her under the aegis of the firms LeFever Mattson, Divi Divi Tree, LP, and Specialty Properties Partners, LP. The case was initially assigned to Judge Breyer, who recused himself. The Clerk thereupon reassigned the matter to Judge Tigar. See Case No. 4:24-cv-3381, ECF Nos. 12, 15. The Court dismissed the action as to certain defendants and has stayed it as to others that are in bankruptcy proceedings. See id. ECF Nos. 86, 87.

Claridge v. LeFever, No. 4:24-cv-4093-JST, is a putative class action complaint against Mattson, his business partner Timothy LeFever, and related entities. The complaint alleges that the case "arises from one of the largest investment frauds in recent history and seeks relief for hundreds of investors, many of whom entrusted their life's savings and many of whom are elderly, who were harmed by the massive investment fraud perpetrated and enabled by Defendants." First Am. Class Action Complaint, ECF No. 73 at 2, Case No. 4:24-cv-4093-JST (N.D. Cal. filed Jul. 8, 2024). The case is currently stayed pending bankruptcy proceedings. See id. at ECF Nos. 94, 95, 100.

United States v. Mattson, No. 25-cr-126 CRB, charges the defendant with seven counts of wire fraud in violation of 18 U.S.C. § 1343, one count of money laundering in violation of 18 U.S.C. § 1957, and one count of obstruction of justice in violation of 18 U.S.C. § 1519. *See* Indictment, ECF No. 1, Case No. 3:25-cv-126 CRB (N.D. Cal. filed May 13, 2025).

Securities and Exchange Commission v. Mattson, No. 3:25-cv-04387 JD, is a civil enforcement action against Mattson, and names KS Mattson Partners LP as a relief defendant. The complaint alleges that from approximately 2007 through April 2024, Mattson "orchestrated a Ponzi-like scheme that involved offering and selling fake interests in various legitimate limited partnerships created and managed by his company LeFever Mattson." Complaint, ECF No. 1, Case No. 3:25-cv-04387 (N.D. Cal. Filed May 22, 2025).

Each of the cases described above revolves around allegations that Kenneth W. Mattson defrauded investors with respect to investments he solicited in certain limited partnerships.

In light of the foregoing, each of the cases above are related within the meaning of Local Rule 8-1(b)(1) because they involve the same defendant and the same events and occurrences. Furthermore, the cases are related within the meaning of Local Rule 8-1(b)(2) because, if heard by separate judges, the actions likely would involve substantial duplication of labor by the two judges. For example, in *Hultman*, Judge Tigar has considered and ruled on, among other disputes, a motion for preliminary relief, an administrative motion to relate the case with *Hultman*, and a motion to dismiss. In *Claridge*, the various defendants have filed two separate motions to dismiss, though the case was stayed before the Court could rule on either.

Pursuant to Local Criminal Rule 8-1(c)(4), it is the position of the United States that assignment of these cases to a single judge is likely to conserve judicial resources and promote an efficient determination of each action.

DATED: May 22, 2025 Respectfully submitted,

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/s/

CHRISTOFFER LEE
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